OCT 2 7 2003



Attorney Docket No.: 61282-017

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Group Art Unit: 2829

Kenji SHIMAZAKI, et al.

Examiner: TUNG X. NGUYEN

Serial No.: 09/993,595

Certification of Facimile Transmission

Filed: November 27, 2001

I hereby certify that this paper is being facimile transmitted to the Patent and Trademark Office on the date shown bolow.

METHOD AND APPARATUS FOR ANALYZING ELECTROMAGNETIC INTERFERENCE

MICHBEL

Type or print name of person signing certification.

Signature

## **ELECTION UNDER 35 U.S.C. § 121** AND PETITION FOR EXTENSION OF TIME

Commissioner for Patents P.O. Box 1450 Washington, D.C. 22313-1450

Sir:

For:

Petition for Extension of Time -- Applicants petition for an extension of time of the due date for response for an additional two months, i.e., up to and including June 12, 2003. Please charge the fee of \$410.00 as required by 37 C.F.R. § 1.17(a)(2) for this petition to Deposit Account No. 50-0417. The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No. 50-0417.

In response to the restriction requirement set forth in the Office Action mailed March 12, 2003, having a shortened statutory period for response set to expire April 12, 2003, wherein the Examiner required restriction between the following Species:

Species I of Figures 1-14; Species II of Figures 15-17;

Species III of Figure 18;

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Serial No.: 10/196,229

Species IV of Figures 19-22; Species V of Figures 23-24; Species VI of Figure 25; Species VII of Figure 26-27; Species VIII of Figures 28-29; Species IX of Figures 30-31; Species X of Figures 32-34; Species XI of Figures 35-36: Species XII of Figure 37; Species XIII of Figure 38; Species XIV of Figure 39; Species XV of Figure 40; Species XVI of Figure 41-42; Species XVII of Figure 43; and Species XVIIIof Figure 44-45.

Applicants elect without traverse, <u>Species I, covering Figs. 1-14</u>, and with <u>claims 1-10</u> readable thereon, for initial prosecution on the merits.

Applicants also reserves the right to file a Divisional Application for the nonelected claims 11-28, which the Examiner has indicated is patentably distinct.

Respectfully submitted,

McDERMOTT, WILL & EMERY

Date: 6/2/03

By:

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